"EXHIBIT B"

15 North Court Street Froderick, Maryland PHONE 662-6231



Standard Centract Approved By The Frederick County Board of Realtors, Inc.

		Date March 1916-th	•
Received from John Laspia, Jr. & Chr.			
whose address is1291 Iropicana Lane	"Santa Anna, Calif	ornia 92705	4/11
a deposit of Gra-Thousele in the form of Check to be placed in escrow			
and to be applied as part payment of purchase price of Frederick County, Maryland and further Records of Frederick County, Md. and Maryland route 26 at the Eastern edges	the following described pro r described in Liber containing 25.101 A	perty, situated in Libert r 675 at Folio 139 a cres, more or less l	y Election District
with improvements thereon known as	stove, refrigerator, screens,	storm doors and windows	
and all trees, shrubs, and plants as now installed on th	e premises, except as follow	s: No exceptions	
at and for the price of figure 122 122 122 123 123 123 123 123 123 123	-e-trication Mouse	120,000.	5°. 105-00-00-
The Purchaser agrees to payCASHATSE.			<i>5</i> . 7 .
cash on the date of settlement of which sum the deposit	it shall be part and the bala N/A	nce to be paid as follows:	
This contract is contingent upon the Purchasers at	bility to obtain a first mortga	age loan in the amount of at 1	least \$ N/A
with interest at not more than	sue such application diligent	hoice, within six (6) days from	n the date of acceptance deemed waived by Pur-
chaser; and provided further that unless Purchaser nance of this contract, that Purchaser has been successful gency by Purchaser). Seller shall have the option at an will be refunded to the Purchaser without costs. Settlement to be on or before Valid 1, 1975	it in optaining such approval	(which notice shall constitute	a waiver of the contin-
And upon payment as above provided of the unpaid ranty and further assurance shall be executed at the e to be good and merchantable, free of liens and encumb public record which are generally applicable to propertionated, and publicly recorded easements for public utiliproperty. Purchasers warrant they have inspected the	purchase money, a deed for expense of the Seller, which rances except as specified hies in the immediate neighbolities and any other easemed	the property containing conships to shall convey the property to erein and except use and occarring the subdivision in the subdivision in	venants of special war- the Purchaser Title cupancy restrictions of which the property is
If Seller shall be unable to convey title in accordance of the closing title hereunder for a period of not more that the defect or defects are not removed within such perpayments made on account of the purchase price shall Purchaser for title examination and/or survey. Seller	e with the provisions of this han thirty (30) days for the riod. Purchaser shall have to be refunded to Purchaser, however, shall not be liable.	contract, Seller shall be ent purpose of removing the de he right to rescind this cont together with the reasonable for damages by reason of a	itled to an adjournment fect or defects in title. tract, in which case all e expenses incurred by any defect in title.
If Purchaser shall fail to make settlement as herein; in the event of any such forfeiture of the deposit, the mission as hereafter specified.	agreed, the deposit herein pro REALTOR shall be entitled.	vided for may be forfeited at to one-half said amount, not	the option of the Seller; to exceed the full com-
Rent, water rent, taxes and all other public charge possession shall be given, unless otherwise agreed upon half of the transfer taxes if any. Purchaser shall pay a survey if required, attorney settlement fee, half of the THE PURCHASERS MAY SELECT THEIR OWN TIT	ill other costs; such as, but	a deed and pay half of the r not limited to, financing, mo	equired tax stamps and rtgage, recording costs,
Upon passage of title, Seller agrees to deliver possible chanical fixtures and equipment in operating condition, of settlement is assumed by the Seller.	session of the macroines also		
The principals to this contract mutually agree that and issigns, that this contract contains the final and enshall be bound by any terms, conditions, statements, wathe essence of this agreement.			
The Seller recognizes		· · · · · · · · · · · · · · · · · · ·	· • • • • • • • • • • • • • • • • • • •
as the REALTOR negotiating this contract and agrees sales price. The party making settlement is hereby aut the sale and pay same to REALTOR.	to pay a brokerage fee for thorized and directed to ded	services rendered amounting uct the aforesaid brokerage f	to6
Witnesseth, that the Seller does hereby bargain and Seller the above described property and that we the uncontract of sale.	d sell unto the said Purchase adersigned do hereby ratify,	er and the Purchaser does he accept, agree and acknowled	reby purchase from the ge the above, to be our
This contract has been executed in3 copies.	Date of acceptance		Time
Witness	John Laspi	a, Jr. Purchaser	
Witness (Christine	A Laspia Purchaser	
Witness ()	James W.Da	Vis Tru	stee
Witness 27 E. Main St. Westminster, Md. 21157. &	6630 Baltimore Nati	· · · · — , 	ustee .Md.21228. Respect.
SPECIAL PROVISIONS ON THE REVERSE SIDE	Sener & Muness		
	Filed a		F.C.M.L.S3-10000(5-74)

The substitute of the contract of the contract